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TO:

Rosalind V. Smith, Legal Instruments Examiner

USPTO FACSIMILE NO.:

(703) 872-9306

USPTO REFERENCE:

Applicant:

van der Burg, et al.

Serial No.:

10/674,553

Filed:

September 30, 2003

Title:

METHOD AND DEVICE FOR LEFT ATRIAL

APPENDAGE OCCLUSION

ATTORNEY:

Sabing H. Lee

PHONE NO.:

(949) 721-6360

ATTORNEY DOCKET NO .:

MVMDINC.1CP1C3

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MESSAGE:

Attached for filing in the above-referenced application are:

RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

FEBRUARY 11, 2005 IN TWO PAGES

1331815_1 031005

San Diego

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PAGE 1/3 * RCVD AT 3/10/2005 6:14:11 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/4 * DNIS:8729306 * CSID:9497609502 * DURATION (mm-ss):01-32

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T-692 P.002

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MVMDINC.1CP1C3

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

van der Burg, et al.

App. No.

10/674,553

Filed

September 30, 2003

For

METHOD AND DEVICE FOR

LEFT ATRIAL APPENDAGE

OCCLUSION

Examiner

Unknown

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I hereby certify that this correspondence and all marked attachments are being transmitted via facsimile to the USPTO Central Fax No. (703) 872-9306 on the date shown below:

Sabing H. Lee, Reg. No. 4 745

March 10, 2005

RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT OF FEBRUARY 11, 2005

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

On February 11, 2005, the Legal Instruments Examiner mailed a Notice of Non-Compliant Amendment in the above-captioned case. The Notice says, "The amendment filed on 9/30/03 is considered non-compliant" In addition, the Notice says, "As of July 30, 2003, all continuing data must be on or in a Pre-Amendment[;] can no longer be part of Transmittal Letter."

The above-captioned application was filed on September 30, 2003 with a Notice of Copending Applications, but there was no amendment filed in this case on that date. A preliminary amendment was filed on February 6, 2004, but that amendment did not amend the application's priority claim. The priority claim for the application was provided in the originally-filed specification of the application, and has not been amended.

The Applicants believe that perhaps the Legal Instruments Examiner erroneously considered the Notice of Copending Applications filed with the application to be an amendment to the priority claim, and that this was the basis for sending the Notice of Non-Compliant

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Amendment. However, the Notice of Copending Applications was provided only to inform the Examiner of information related to copending U.S. Patent Applications. See MPEP § 2001.06(b).

Therefore, since there was no amendment filed in this case on September 30, 2003, the Applicants respectfully request withdrawal of the Notice of Non-Compliant Amendment.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: 3-10-05

By:

Sabing H Lee

Registration No. 43,745
Attorney of Record

Customer No. 20,995 (949) 760-0404

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